FAX NO.

P. 15/20

Customer No.: 31561

Application No.: 10/604,173

Docket No.: 10873-US-PA

REMARKS

Present Status of the Application

Claims 1-14 are pending. The Office Action rejected claims 1-3 under 35 U.S.C. 102(b)

as being anticipated by Kihara et al. US 5,889,504.

In addition to the traversal of the above claim rejections, new claims 4-14 have been

added. No new matter has been introduced as a result of the claim amendments and of the added

new claims.

Claim Rejections - 35 U.S.C. § 102

The Office Action rejected claims 1-3 under 35 U.S.C. 102(b) as being anticipated by

Kihara et al. US 5,889,504.

In response to the rejection to claims 1-3 under 35 U.S.C. 102(b) as being anticipated by

Kihara et al. '504, Applicants have amended claims 1-3, and hereby otherwise traverse this

Support for the amendments can be found in the specification and the drawings, and rejection.

particularly in Paragraph 0021 and FIGs. 2 and 4. As such, Applicant submits that claims 1-3 are

now in condition for allowance.

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With respect to claim 1, as originally filed, recites in part:

A display driving circuit, comprising:

... a plurality of redundant devices installed in part of the driving stages ...

Applicants submit that such a display driving circuit as set forth in claim 1, as currently

amended, is neither taught, disclosed, nor suggested by Kihara et al. '504 or any of the other cited

references, taken alone or in combination.

Kihara et al. '504 fails to disclose, teach or suggest "a plurality of redundant devices

installed in part of the driving stages" as set forth in claim 1 (Emphasis added). The above

claim limitation in claim 1 is fully supported in the amended FIG. 2 of the present invention. FIG.

7 in Kihara et al '504 clearly shows redundant devices installed in each of the shift register group

11. Accordingly, the present display driving circuit as set forth in claim 1 is new and nonobvious

over Kihara et al. '504, or any of the other cited references, taken alone or in combination, and

thus should be allowed.

If independent claim 1 is allowable over the prior art of record, then its dependent claims

2 and 3 are allowable as a matter of law, because these dependent claims contain all features of

their respective independent claim 1. In re Fine, 837 F.2d 1071 (Fed. Cir. 1988).

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Furthermore, Kihara et al. '504 clearly teaches that the redundant device of Kihara (e.g.

right redundant register capable of supplying an extra conducting path to transmit an electrical

signal from the previous driving stage to the next driving stage via the current stage while the

original conduct path (e.g. right normal shift register) in the corresponding driving stage is

broken. As shown in Figures 4 and 7 of Kihara et al. '504, each (right or left) normal shift

register is correspondingly coupled with a (right or left) redundant shift register. However, as

described in the present invention, when each of the driving stage is added with a redundant

device, the circuit fabrication cost is increased and the integration density of the electronic

elements is getting higher and higher. The more electronic elements are integrated in the same

size of the chip, the greater short problems due to too many replacement devices are easily

produced. Therefore, the fabrication cost and the impacts of the short circuit and broken circuit

are all considered. The present invention provides a configuration that includes a redundant

stage 212, 214 subsequent to N number of the preceding general driving stages. This

configuration could dissolve the previous broken or short problems, and reduce some

unnecessary fabrication cost.

Applicants submit that such a display driving circuit as set forth in claims 4 and 10, as

currently added, is neither taught, disclosed, nor suggested by Kihara et al. '504 or any of the

other cited references, taken alone or in combination.

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Kihara et al. '504 fails to disclose, teach or suggest "a redundant stage having a redundant

device is installed subsequent to N number of the preceding general driving stages, as set forth in

claims 4 and 10. Accordingly, the present display driving circuit as set forth in claims 4 and 10

is new and nonobvious over Kihara et al. '504, or any of the other cited references, taken alone or

in combination, and thus should be allowed.

If independent claims 4 and 10 are allowable over the prior art of record, then the

dependent claims 5~9 and 11~14 are allowable as a matter of law, because these dependent

claims contain all features of their respective independent claims 4 and 10.

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CONCLUSION

For at least the foregoing reasons, it is believed that the pending claims 1-14 are in proper condition for allowance and an action to such effect is earnestly solicited. If the Examiner believes that a telephone conference would expedite the examination of the above-identified patent application, the Examiner is invited to call the undersigned.

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Respectfully submitted,

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Amendments to the Drawings:

FIG. 2 has been amended to include features such as a plurality of driving stage group 240, as well as the renaming of the driving stages 212, 214, and 232 as the redundant stages 212, 214, 232. No new matter is introduced as a result of the amendment to FIG. 2. FIG. 2 is presented in the Replacement Sheet herein.